

Eco-Community Dialogues Newsletter

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The Conservation Pledge

I pledge to protect and preserve the natural resources of the planet Earth, and promise to promote education so we may become caretakers of our air, water, land, forest, and wildlife.

Let's Learn from Whistle Blower Dr. Kramer

Here in OREGON, let's hope *Ellen Rosenblum* takes note of *Dr. Kramer*. The eyes of the World are on all *Departments of Justice* to litigate based on the admission by microbiologist *Dr. Kramer*, with the *USDA Agricultural Research Service*. He admitted that USDA practices stimulate detrimental soil pathogens and harmful, undesirable microbial species in the soil. The *Right to Farm* should not be construed to be a right to harm! **The article he published in the 2009 European Journal of Agronomy is an admission that the USDA's agricultural practices are UNSUSTAINABLE.**

Banning corrupt practices is feared by global operations, because bans prevent them from influencing officials in exchange for business. But *Ms. Rosenblum* might notice how good it would feel for OREGON law to activate the principle inherent in THE FOREIGN CORRUPT PRACTICES ACT that requires accurate bookkeeping and records. Payments designed to influence a director or official into using his or her power to improperly approve or reject an *application* should be seriously against OREGON state law.

Whistle Blower Paul Marangos Comes Forward

***Paul Marangos*, a former employee of *The National Institutes for Health*, publicly admitted that their investors employ researchers to advise monetary investment in their peer-review enterprises. *Mr. Marangos* has blown the whistle confessing that corrupt cronyism called "*Peer-review process*" actually ignores quality control, and data control that is essential to valid results.**

Mr. Marango heroically sounded the human safety alarm by writing a letter to THE WALL STREET JOURNAL confessing that the *National Institute for Health* is actually a corrupt closed system of academic peer review that is self-policed by those with conflicts of interest. His stated intention in being a whistle blower was that he believes it will serve the American People best to **shine Light** on the profound human consequences.

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As an insider, he should know the inside fraud of the *National Institute for Health*, because he published 252 peer-reviewed papers and founded four biotech companies in the past 25-years. **Mr. Marangos implicated that HUNDREDS OF BILLIONS of dollars have been wasted on biomedical startups BASED ON POORLY-VETTED RESEARCH.**

It is written in the Holy Bible that you shall know them by their fruits. The fruits are in and self-policing by those with conflicts of interest bears poorly-vetted “Peer-Review Process” research that ignored data control and quality control that is essential to valid results. That means bio-medical results may be invalid. There’s a word for these worthless startups and the word is DECEPTION.

Mr. Marango is calling for MAJOR REFORM and is emphatic that the lay **public needs to know that scientific “thought leaders” arose as a result of a corrupt system** that regimented sameness of thought.

You might notice the reaction of the American People upon learning that the *National Institute for Health* thought patients are of such little consequence that ill-advised bio-deceptive medicine experimentation would be of no consequential importance for the lay public to know about. One can know what to do next. You can take appropriate action to draw attention to this bio-medicine’s rebellion against the *Precautionary Principle*. You bet the *National Institute for Health* needs a big revamping!

Can you imagine how **hundreds of billions of dollars** could have benefitted *Rodale Institute* for start-ups of organic produce microfarming for this nation’s young adults who need donors to fund their land conservancy farm projects of the Future. For more information about the Southern Oregon Land Conservancy contact info@landconserve.org. Saturday, October 18, 2014 is the “*Conservation Celebration*” at the Ashland Springs Hotel to help protect OREGON acreage. RSVP at www.landconserve.org.

(August 6, 2013, THE WALL STREET JOURNAL, “*When the Peers All Think the Same*” by Paul Marangos, Carlsbad, CALIFORNIA)

Henry I. Miller’s Fable Exposed At Last

You probably already know that actual data and facts contradict *Mark Van Montagu’s* and *Henry I Miller’s* personal beliefs about alleviating world hunger. Their assertion about GMO’s feeding the world is an unsubstantiated emotional appeal. Perhaps someday they and their cronies who proposed the hypothetical theory could be arraigned for criminal fraud because there now is evidence of falsehood claims since they promised a lot, but data and facts prove the drawbacks outweigh any benefits and eventually that will have to be juried either by public disapproval and/or litigation over false claims.

For example, *Jennifer B. Sass* with the *Natural Resources Defense Council* points to the WHITE HOUSE’s statistical data, as proof that *Mr. Henry I. Miller’s* dispute over the decline of pollinators is spurious.

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According to the WHITE HOUSE, the *United States of America* (USA) had four million managed honeybee colonies in 1970, but today there are only 2.5 million. Facts are facts. Beekeepers have seen high bee colony loss rates. The cost of pollinating almonds used to be \$50 per hive in 2003, but by 2009 the cost of commercial bee pollination was \$150 to \$175 per hive, due to colony collapse disorder of the bees.

Now will you believe the *Task Force on Systemic Pesticides*, an **international committee** of 29 scientists who examined over 800 research studies earlier this month, in August 2014. Or, will you take another moment while all parts of your brain align with the *Task Force on Systemic Pesticides*'s conclusion.

You might want to know that this *Task Force* has reached a conclusion, can you not. The conclusion is that some **Neonics are 5,000-10,000 times more acutely toxic to bees than DDT, and chronic exposure to the levels that bees would find in the field can impair bees' memory, breeding ability, and bees' foraging and food collection.**

What happens when you become congruent with *Environmental Protection Agency* (EPA) classification of Neonics as highly toxic to bees. BAYER CROP-SCIENCE and SYNGENTA AG are responsible for manufacturing Neonicotinoid insecticides to coat MONSANTO seeds. MONSANTO patents GMO *and* conventional seeds coated with insecticide. Insecticide kills insects. Bees are insects. Need I write the word, "*Duh*".

Ultimately *Planet Earth* is but one country and national boundaries are imaginary. But any *New World Order* based on Oligarchical disharmony with the **Natural Elements** is the antithesis of world unity! Man must learn we are dependents of *Mother's Gaisphere*. To transform the World humanity must stop being destroyers of *Mother Nature*. No nation should have the right to allow brother and sister Man to patent what is harmful to our *Great Mother*.

(Sources: August 6, 2014, "*No Fable of the Bees Here; The Critters Are in Trouble*" by Jennifer B. Sass, NATURAL RESOURCES DEFENSE COUNCIL WASHINGTON; and the newly released documentary film *More Than Honey*)

The Day of Reckoning

The federal FISH AND WILDLIFE SERVICE (FWS) agency was established to protect natural diversity, so allowing chemical corporations to profit by poisoning ecosystems violates the fundamental purpose and mission of the FWS. The broad-spectrum adverse effects of Neonicotinoids are at odds with the FWS *Integrated Pest Management* (IMP) policy.

The CENTER FOR FOOD SAFETY (CFS) has filed a legal petition. Attorney *Paige Tomaselli* with the CFS, has litigated against the federal *Fish and Wildlife Service* (FWS) to permanently institute a Neonicotinoid ban on all *Wildlife Refuge* lands across AMERICA.

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It is easy to cheer the FWS's 2016 deadline for phasing out all Neonicotinoid-treated seed to grow agricultural crops. The FWS has taken the first step towards eliminating Neonicotinoid use on *National Wildlife Refuges* in the *Pacific Region* of IDAHO, HAWAII, other PACIFIC ISLANDS, OREGON, and WASHINGTON.

Grandmothers and others you are able to let your family and friends know that the FWS repeatedly permitted *Genetically Engineered* crops on numerous *National Wildlife Refuges* all across the *Northeast* and *Southeast* regions of AMERICA. The CFS is currently litigating the FWS's allowance of industrial agricultural practices on *Midwest Wildlife Refuges*. CFS's legal challenges have warned repeatedly that the chemical drawbacks of Neonicotinoid use far outweigh any benefits. A study released this year in 2014 by the CFS corroborates that Neonicotinoid seed treatment rarely improved yields for corn and soybeans.

The new directive requires all *Refuge Managers* to obtain documentation showing they have completed an *Endangered Species Act* consultation in advance of the 2016 deadline and now approval must be obtained prior to submission of *Pesticide Use Proposals* (PUP).

(Source: July 14, 2014, CENTER FOR FOOD SAFETY, "*Victory! Fish and Wildlife Service to Phase Out Neonicotinoids*" Press Releases)

Federal Biosafety Considerations

The CENTER FOR FOOD SAFETY (CFS) is litigating similar regulation in a lawsuit against the ENVIRONMENTAL PROTECTION AGENCY (EPA).

(Source: July 14, 2014, CENTER FOR FOOD SAFETY, "*Victory! Fish and Wildlife Service to Phase Out Neonicotinoids*" Press Releases)

You Snooze, You Lose

Jeff Barnard's recent article in this week's MAIL TRIBUNE, "*Wildlife refuges phase out GMO crops, some pesticides*" left out of its warrant quotes by Attorney Paige Tomaselli of the CENTER FOR FOOD SAFETY (CFS).

It's par for the course that BAYER CROP-SCIENCE's spokesperson is "*disappointed*". That's because BAYER CROP-SCIENCE and SYNGENTA AG are responsible for manufacturing the Neonicotinoids. Will exceptions be made on *Fish and Wildlife Refuges* (FWR) in the *Tule Lake*, *Lower Klamath*, and *Upper Klamath* refuges in NORTHERN CALIFORNIA and SOUTHERN OREGON. **No! The CFS is fighting for *no* exceptions.**

GMOs on *Fish and Wildlife Refuges* (FWR) con taxpayers' monies that are supposed to protect Fish and Wildlife. When you stop to really think about it, whoever connived *Wildlife Refuges* into allowing industrial agricultural practices must have taken the public as fools. That sort of puts a fresh new slant on things, doesn't it *Mr. Barnard*.

Confidential Crops Harass OREGON

"Food is weaponry. Whoever controls the food controls the people."
--Henry Kissinger

To understand how things like this could possibly have happened in OREGON territory, let's backtrack. The July 16, 2014, MAIL TRIBUNE article, "*Seed Security*", by Paul Fattig (www.SPSga.info) announced Chuck Burr's SOUTHERN OREGON SEED GROWERS ASSOCIATION's (SOSGA) top priority positioning was to take *none* stand on GMO crops, even though isolation distances are required for the genus species that SOSGA's commercial seed growers supply to seed companies that supply 90% of all vegetable seed sold in the USA. Let's see, that would be MONSANTO's seed companies, wouldn't it.

At any rate SOSGA's goal was to create a CONFIDENTIAL CROP map with the help of taxpayer monies granted to the SOUTHERN OREGON RESEARCH AND EXTENSION CENTER. The Extension Center's *Central Point* staff would have this SECRET SOSGA MAP because they are responsible for helping SOSGA pin down the targeted locales for SOSGA seed developers.

Governor Kitzhaber then appointed a **GMO Task Force** to weigh in on the GMO safety issues of statewide prime concern, and it has become appalling how the state's agricultural regulators were non-compliant with the *Governor's* request for actual factual data, not spin.

While snubbing the *Governor's Task Force's request for the map*, the OREGON Department of Agriculture (ODA) boasted they can input and monitor the *Genetically Engineered* seed crop trials of **biopharmaceutical crops that produce drugs, enzymes, medicinal compounds, or vaccines**, while alleging that the federal USDA proposal notifications of field trials often omit genus species identification, and *never* specify locale, making it allegedly impossible for *Governor Kitzhaber's Task Force* to have the CONFIDENTIAL CROP map.

Looks like the *Ag Tech Oligarchy* has written *Kitzhaber's* state off as their baby, and they don't mean maybe. Their game is to make bully threats to *Governor Kitzhaber* and his *Task Force*, intimidating that nobody will be able to prevent the Agrochemical Industry's Oligarchy from annexing OREGON into their global GMO plantation, because they will essentially tell the state's own agricultural authorities to get lost. The unspoken warrant looks like blackmail, doesn't it. Voters could sleep on it tonight and wake up knowing *how* it happened that *Genetically Engineered "tests"* are secretly being conducted inside OREGON, and that they think you will just roll over and play dead like helpless idiots.

It's up to you to join the *Center for Food Safety*, and the *Center of Science in the Public Interest*, because the *Food and Drug Administration* (FDA) left companies in charge of themselves for safety-testing protocols, and that led to a false sense of confirmation of their own beliefs. The FDA simply signs off on alleged bio-food safety claims.

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These examples of USA systems failure is why buyers beware of unlabelled GMO biopharmaceutical food weaponry in your grocery cart. I wouldn't tell you that your grocery cart food may be GMO Pharma food because GMO food is unlabelled. Food *Produced by Genetic Engineering* is not a human right. They would like you to believe it is their right to take away your food freedom.

(Sources: July 8, 2014, MAIL TRIBUNE, "*State officials: No authority to map GMOs*", The Associated Press, PORTLAND; July 8, 2014, DAILY TIDINGS, "*Agency's control over modified crops is limited*", The Associated Press, PORTLAND)

Oregon's Right to Know Measure 92

Maybe you haven't ingested drugs, enzymes, medicinal compounds, or vaccines hidden in fresh produce and packaged food yet. But MONSANTA CLAUS intends to come down everyone's chimney throat. How ARIZONA, COLORADO, and OREGON votes on GMO labeling this November is a determining factor. *The eyes of the world are on you.*

The OREGON *Secretary of State's* office certified 118,780 of the 155,661 "*I signed*" signatures turned in. There were 31,567 qualifying signatures above the 87,213 needed to qualify labeling GMOs for a statewide *vote* in November, 2014. It's called *The Right to Know* MEASURE 92. Once OREGON voters pass **YES ON MEASURE 92** then manufacturers, retailers, and suppliers will label raw and packaged foods that are entirely or partially *Produced by Genetic Engineering*.

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